JAMES E. WHITMIRE, ESQ. 1 Nevada Bar No. 6533 2 jwhitmire@whitmirelawnv.com WHITMIRE LAW, PLLC 3 10160 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 4 Attorney for Defendant 1st Security Services of Nevada Corp. 5 UNITED STATES DISTRICT COURT 6 DISTRICT OF NEVADA 7 Case No.: 2:23-cv-01058-CDS-VCF MESA UNDERWRITERS SPECIALTY 8 INSURANCE COMPANY, 9 Plaintiff 10 VS. 11 LeCRESHA SMITH as Special Administrator of the Estate of MICHAEL MOSLEY, Deceased; 12 and LeCRESHA SMITH, Individually and as

STIPULATION AND ORDER EXTENDING THE TIME FOR **DEFENDANT 1ST SECURITY** SERVICES OF NEVADA CORP. TO FILE ITS REPLY IN SUPPORT OF

MOTION TO DISMISS, OR IN THE ALTERNATIVE, MOTIONS TO STAY THE DECLARATORY RELIEF

ACTION

(Second Request)

heir to the Estate of MICHAEL MOSLEY; LeCRESHA SMITH as parent and guardian of M.M., HAMPTON APTS., INC. d/b/a THE HAMPTONS APTS.; 1st SECURITY SERVICES OF NEVADA CORP; ANZA MANAGEMENT COMPANY,

Defendants

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Pursuant to LR 7-1, LR 1A 6-1, and LR IA 6-2, Plaintiff, Mesa Underwriters Specialty Insurance Company, and the moving parties, Defendants, LeCresha Smith ("Defendant Smith") and Defendants, 1st Security Services of Nevada (Defendant 1st Security), by and through their counsel of record, hereby submit this Stipulation and Order Extending the Tiem for Defendant 1st Security to File Reply Brief in Support of Motion to Dismiss or Alternative Motions to Stay the Declaratory Relief Action ("Motion"). This is the second request and is not made for purposes of delay or otherwise unnecessarily delaying these proceedings. The parties, by and through their counsel, state the following:

- Defendant 1st Security filed its Motion on September 19, 2023. (ECF No. 15). 1.
- 2. Plaintiff filed its Response to the Motion on October 2, 2023. (ECF No. 18).

1	3. Pursuant to LR 7-2(b), Defendants had 7 days to file a response to the Motion, or	
2	until October 9, 2023.	
3	4. The parties agreed to a ten (10) day extension for Defendants to file a Reply to	
4	the Response to the Motion from October 9, 2023 to October 19, 2023.	
5	5. Defendant 1st Security is seeking four (4) additional days to Reply with the new	
6	due date being October 23, 2023.	
7	6. This extension is being sought for good cause and not for the purposes of delay.	
8	This takes into account counsel's workload including Defendant's counsel completing, this	
9	week, briefing in connection with a 56 day arbitration and other matters.	
10	IT IS SO AGREED AND STIPULATED:	
11	Dated this 19th day of October, 2023.	Dated this 19th of October, 2023.
12	CLOWARD TRIAL LAWYERS	WHITMIRE LAW, PLLC
131415	Riley A. Clayton RILEY A. CLAYTON, ESQ. (5260) 9950 W. Cheyenne Ave. Las Vegas, Nevada 89139 Attorney for Defendant Smith	/s/ James E. Whitmire JAMES E. WHITMIRE, ESQ. (6533) 10160 Park Run Dr. Las Vegas, Nevada 89145 Attorney for Defendant 1st Security
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17	Dated this 19th day of October, 2023.	
18	CLYDE & CO US LLP	
19202122	Casey G. Perkins CASEY G. PERKINS, ESQ. (12063) 7251 W. Lake Mead Blvd., Suite 430 Las Vegas, Nevada 89128 Attorney for Plaintiff	
23	IT IS HEREBY ORDERED that the parties stipulation seeking an extension of time for	
24	defendant 1st Security to reply [ECF No. 23] is GRANTED, nunc pro tunc, to the date of the	
25	request. The deadline for defendant to reply is extended to October 23, 2023.	
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27		UNITED STATES DISTRICT JUDGE
28		DATED: October 20, 2023